

1 Aaron D. Shipley (NSBN 8258)
 2 Karyna M. Armstrong (NSBN 16044)
 3 McDONALD CARANO LLP
 4 2300 West Sahara Avenue, Suite 1200
 5 Las Vegas, Nevada 89102
 6 Telephone: (702) 873-4100
 7 ashipley@mcdonaldcarano.com
 8 karmstrong@mcdonaldcarano.com

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 10 *Attorneys for Defendant Capital One Auto Finance,
 11 A Division of Capital One, N.A., erroneously sued as
 12 “Capital One Auto Finance, Inc.”*

13 **UNITED STATES DISTRICT COURT**

14 **DISTRICT OF NEVADA**

15 DEXTER MCCASTLE,

16 Plaintiff,

v.

17 TRANS UNION, LLC; EXPERIAN
 18 INFORMATION SOLUTIONS, INC.;
 19 CLARITY SERVICES, INC.; CAPITAL ONE
 20 AUTO FINANCE, INC.,

Defendants.

CASE NO.: 2:25-CV-00330-JCM-BNW

**STIPULATION AND ORDER TO EXTEND
 TIME FOR DEFENDANT CAPITAL ONE
 AUTO FINANCE, A DIVISION OF
 CAPITAL ONE, N.A. TO FILE
 RESPONSIVE PLEADING TO
 COMPLAINT**

(SECOND REQUEST)

21 Pursuant to Local Rules 6-1 and 6-2, Plaintiff Dexter McCastle (“Plaintiff”) and Defendant
 22 Capital One Auto Finance, A Division of Capital One, N.A., erroneously sued as “Capital One
 23 Auto Finance, Inc.” (“Capital One” and together with Plaintiff, the “Parties”) stipulate and agree
 24 as follows:

25 **WHEREAS:**

26 1. On or about February 25, 2025, Capital One was served with the Summons and
 27 Complaint for the above-referenced matter;

28 2. On March 12, 2025, counsel for Capital One reached out to Plaintiff’s counsel to
 request that the parties agree to extend Capital One’s deadline to file a responsive pleading while
 it continues to gather further information regarding Plaintiff’s claims;

3. On March 14, 2025, the Parties agreed to extend the deadline for Capital One to

1 file its responsive pleading to the Complaint to April 1, 2025;

2 4. The Court entered its Order granting the parties' stipulation and order on March
3 17, 2025;

4 5. On March 24, 2025, the Parties again agreed that good cause exists to extend
5 Capital One's responsive pleading deadline to allow the parties to explore early resolution of this
6 matter;

7 6. The parties agree to extend the deadline for Capital One to file its responsive
8 pleading to the Complaint from April 1, 2025 to April 15, 2025

9 7. This stipulation is made in good faith and not for the purpose of delay; and

10 8. This is the second stipulated request to extend Capital One's responsive pleading
11 deadline.

12 **NOW, THEREFORE, IT IS HEREBY STIPULATED THAT:**

13 Capital One's time to file a responsive pleading to Plaintiff's Complaint is extended.
14 Capital One shall file its responsive pleading on or before April 15, 2025.

15 DATED this 25th day of March, 2025.

15 DATED this 25th day of March, 2025.

16 McDONALD CARANO LLP

16 FREEDOM LAW FIRM, LLC

18 By: /s/ Karyna M. Armstrong

19 Aaron D. Shipley (NSBN 8258)
Karyna M. Armstrong (NSBN 16044)
2300 West Sahara Avenue, Suite 1200
Las Vegas, Nevada 89102

21 *Attorneys for Defendant Capital One Auto
22 Finance, A Division of Capital One, N.A.,
23 erroneously sued as "Capital One
Auto Finance, Inc."*

18 By: /s/ Gerardo Avalos

19 George Haines (NSBN 9411)
Gerardo Avalos (NSBN 15171)
8985 South Eastern Ave., Ste. 100
Las Vegas, NV 89123

21 *Attorneys for Plaintiff Dexter McCastle*

24 **IT IS SO ORDERED**

25 **DATED:** 12:11 pm, March 27, 2025

26 

27 **BRENDA WEKSLER**
28 **UNITED STATES MAGISTRATE JUDGE**